EXHIBIT C

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	1 2	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION		
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	4	PETER M. GALLIGAN	}	
	5	Plainti [.]	ff,	
	6	vs.	\	No. 17 C 6310
	7	ADTALEM GLOBAL EDUCATION,		Chicago, Illinois Feburary 5, 2020 9:39 o'clock a.m.
	8	INC., et al.,		9:39 o'clock a.m.
	9	Defendants.)		
	10	TRANSCRIPT OF PROCEEDINGS BEFORE THE HONORABLE JOAN HUMPHREY LEFKOW		
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	12	APPEARANCES:		
	13	For the Plaintiff:	LAW OFFICE MR. MICHAE	OF MICHAEL W. FORD
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THE COURTROOM DEPUTY: 17 C 6310, Galligan versus Adtalem Global Education.

MR. FORD: Good morning, Your Honor. Michael Ford for the plaintiff.

THE COURT: Good morning.

MR. COCKROFT: Andrew Cockroft for defendants.

THE COURT: Good morning.

All right.

MR. FORD: The status, Your Honor, if I may?

THE COURT: Yes.

MR. FORD: We submitted a demand, settlement demand, to defendants. Defendants informed me it was way too high, they didn't want to counter, and so we have not had any kind of meaningful settlement discussions yet.

I think if the plaintiff himself could sit before a Magistrate Judge and have an independent impartial evaluation or opinion of the merits of this case, I think the settlement discussions would move forward much more quickly, and I think we might get some results.

THE COURT: Okay.

MR. COCKROFT: Your Honor, defendant isn't interested in settlement at this time. The initial demand as plaintiff's counsel said was was unreasonably high. This case has been pending for a while, so we are unsure why plaintiff would still be at an unreasonably high demand even after most of the

1 09:40:47 2 09:40:49 09:40:52 3 4 09:40:55 5 09:41:05 6 09:41:11 7 09:41:11 8 09:41:14 9 09:41:15 09:41:16 **10** 09:41:19 **11** 09:41:22 **12** 09:41:25 13 09.41.27 **14** 09:41:31 **15** 09:41:34 **16** 09:41:38 **17** 09:41:39 18 09:41:43 19 09:41:50 **20** 09:41:53 **21** 09:41:58 **22** 09:42:03 **23** 09:42:11 **24** 09:42:12 **25**

claims in this case have been dismissed.

THE COURT: Well, listen to what counsel has to say. His client has an inflated view of the value of the case, is what I am inferring, and a Magistrate Judge could talk to him and it could be persuasive as to helping him be more realistic.

So do you want to give it a try?

MR. FORD: I would like to.

MR. COCKROFT: Your Honor, defendant is not interested in a settlement conference. We would rather proceed to brief the forum non conveniens issues that we brought up last time on status, and we would look for a briefing schedule to that effect.

THE COURT: All right. I am not going to send you out if you are not a willing participant.

So shall we say 14 days to -- what is your position on it?

MR. FORD: Plaintiff's position is if the case is going to be transferred it should go to Texas, as we talked out at the last status hearing. The plaintiff now resides in the Dallas/Fort Worth area, I believe it is the Northern District of Texas down there, and as I pointed out last time, all of the parties -- the people who worked for the defendant, Ross University, is no longer in St. Kitts, they have disbursed. Some are in the U.K. Some in Canada. Some are

09:42:16	1	elsewhere in the United States.
09:42:19	2	THE COURT: Okay. That is enough.
09:42:20	3	What is your position?
09:42:21	4	MR. COCKROFT: Our position is that the only
09:42:23	5	remaining defendant in this case, it is unclear if they even
09:42:25	6	have personal jurisdiction within Texas. The claims in this
09:42:29	7	case all occurred in St. Kitts. They all relate to a contract
09:42:33	8	and
09:42:33	9	THE COURT: So that is your view, that it should be
09:42:36	10	St. Kitts?
09:42:37	11	MR. COCKROFT: Yes, Your Honor.
09:42:37	12	THE COURT: All right.
09:42:38	13	So let's have simultaneous briefs on this. I will
09:42:41	14	give you 14 days.
09:42:44	15	THE COURTROOM DEPUTY: February 19th.
09:42:48	16	MR. FORD: For status again?
09:42:50	17	THE COURT: No, to file a brief as to why you think
09:42:53	18	the forum
09:42:54	19	Well, nobody is arguing that it should stay here, I
09:42:57	20	gather?
09:42:57	21	MR. COCKROFT: Yes, Your Honor.
09:42:58	22	MR. FORD: Well, we would like it to stay here, of
09:43:01	23	course, but it is hard to
09:43:02	24	THE COURT: Just let me know what your position is on
09:43:05	25	this.

09:43:05	1	MR. FORD: Our position is
09:43:07	2	THE COURT: I don't mean now. I mean in a brief.
09:43:09	3	MR. FORD: Okay.
09:43:10	4	So the defendant will file by the 19th; is that
09:43:12	5	right?
09:43:12	6	THE COURT: You will file simultaneous briefs of your
09:43:17	7	position in 14 days and I will give you 7 days to reply to the
09:43:20	8	other side if you would like.
09:43:21	9	MR. COCKROFT: Is it possible to get 14 to reply to
09:43:24	10	the other side, Your Honor?
09:43:25	11	THE COURT: If you need it.
09:43:28	12	Why do you need it?
09:43:30	13	MR. COCKROFT: Just back and forth with the client
09:43:33	14	and being able to properly deal with simultaneous briefings at
09:43:38	15	the same time.
09:43:39	16	THE COURT: Okay. All right.
09:43:39	17	So that puts us out 28 days.
09:43:42	18	THE COURTROOM DEPUTY: March 4th.
09:43:44	19	MR. COCKROFT: That should work.
09:43:46	20	THE COURT: That is for the reply.
09:43:50	21	MR. FORD: March 4th for the reply?
09:43:53	22	THE COURT: Yes.
09:43:53	23	MR. FORD: Okay.
09:43:54	24	THE COURT: I will give you a written ruling on this
09:43:56	25	then.

09:43:56	1	MR. FORD: Was that March 4th for reply briefs, is
09:43:58	2	that it?
09:44:01	3	THE COURT: Yes.
09:44:01	4	MR. FORD: 14 days for the initials briefs?
09:44:04	5	THE COURT: Yes, yes.
09:44:10	6	And I am not going to set another status until I
09:44:14	7	rule.
09:44:15	8	MR. COCKROFT: Thank you, Your Honor.
09:44:16	9	MR. FORD: Thank you, Your Honor.
09:44:17	10	THE COURT: Okay.
	11	(Proceedings concluded.)
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	14	<u>CERTIFICATE</u>
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	16	I certify that the foregoing is a correct transcript
	17	from the record of proceedings in the above-entitled matter.
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	19	/s/Krista Burgeson, CSR, RMR, CRR February 24, 2020 Pate
	20	Federal Official Court Reporter Date
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